FAR segment	OMB control No.
52.232–27	9000-0102
52.232–29	9000-0138
52.232–30	9000-0138
52.232–31	9000-0138
52.232–32	9000-0138
52.233–1	9000-0035
52.233-7	9000-0117
52.234–1	9000-0133
52.236–5	9000-0062 1220-0029
02.200 10	and
	9000-0060
52.236–15	9000-0058
52.236–19	9000-0064
52.241–1	9000-0126
52.241–3	9000-0122
52.241–7 52.241–13	9000-0123 9000-0124
52.243–1	9000-0124
52.243–2	9000-0026
52.243–3	9000-0026
52.243-4	9000-0026
52.243-6	9000-0026
52.243–7	9000-0026
52.245–1	9000-0075
52.245–9	9000-0075
52.246–2 52.246–3	9000–0077 9000–0077
52.246–4	9000-0077
52.246–5	9000-0077
52.246–6	9000-0077
52.246-7	9000-0077
52.246-8	9000-0077
52.246–10	9000-0077
52.246–12 52.246–15	9000-0077 9000-0077
52.247–2	9000-0053
52.247–29	9000-0061
52.247–30	9000-0061
52.247–31	9000-0061
52.247–32 52.247–33	9000-0061 9000-0061
52.247–34	9000-0061
52.247–35	9000-0061
52.247–36	9000-0061
52.247–37	9000-0061
52.247–38	9000-0061
52.247-39	9000-0061 9000-0061
52.247–41	9000-0061
52.247–42	9000-0061
52.247-43	9000-0061
52.247-44	9000-0061
52.247–48	9000-0061
52.247–51	9000-0057
52.247–53 52.247–57	9000-0055 9000-0061
52.247-63	9000-0054
52.247-64	9000-0061
52.247–68	9000-0056
52.248-1	9000-0027
52.248-2	9000-0027
52.248–3	9000-0027 9000-0028
52.249–2 52.249–3	9000-0028
52.249–5	9000-0028
52.249–6	9000-0028
52.249–11	9000-0028
52.250-1	9000-0029
SF 24	9000-0045
SF 25 SF 25–A	9000-0045 9000-0045
SF 28	9000-0001

FAR segment	OMB control No.
SF 34	9000-0045
SF 35	9000-0045
SF 273	9000-0045
SF 274	9000-0045
SF 275	9000-0045
SF 294	9000-0006
SF 295	9000-0007
SF 312	9000-0150
SF 330	9000-0157
SF 1403	9000-0011
SF 1404	9000-0011
SF 1405	9000-0011
SF 1406	9000-0011
SF 1407	9000-0011
SF 1408	9000-0011
SF 1413	9000-0014
SF 1416	9000-0045
SF 1418	9000-0045
SF 1428	9000-0075
SF 1429	9000-0075
SF 1435	9000-0012
SF 1436	9000-0012
SF 1437	9000-0012
SF 1438	9000-0012
SF 1439	9000-0012
SF 1440	9000-0012
SF 1443	9000-0010
SF 1444	9000-0089
SF 1445	9000-0089
SF 1446	9000-0089

[59 FR 67065, Dec. 28, 1994. Redesignated at 60 FR 34733, 34736, July 3, 1995, as amended at 60 FR 42650, 42665, Aug. 16, 1995; 60 FR 48211, Sept. 18, 1995; 60 FR 49710, Sept. 26, 1995; 61 FR 18916, Apr. 29, 1996; 61 FR 39188, July 26, 1996; 61 FR 67410, 67430, Dec. 20, 1996; 61 FR 69287, Dec. 31, 1996; 62 FR 227, 235, 271, Jan. 2, 1997; 62 FR 44806, 44810, Aug. 22, 1997; 62 FR 51229, 51270, Sept. 30, 1997; 63 FR 9050, 9051, Feb. 23, 1998; 63 FR 35720, June 30, 1998; 63 FR 36121, July 1, 1998; 63 FR 58602, Oct. 30, 1998; 63 FR 70292, Dec. 18, 1998; 64 FR 10532, 10549, Mar. 4, 1999; 64 FR 32748, June 17, 1999; 64 FR 51850, Sept. 24, 1999; 64 FR 72416, 72417, Dec. 27, 1999; 65 FR 16286, Mar. 27, 2000; 66 FR 53480, Oct. 22, 2001; 67 FR 13050, Mar. 20, 2002; 68 FR 43856, July 24, 2003; 68 FR 56672, Oct. 1, 2003; 68 FR 69231, Dec. 11, 2003; 69 FR 59699, Oct. 5, 2004; 71 FR 202, Jan. 3, 2006; 72 FR 27383, May 15, 2007; 72 FR 46327, Aug. 17, 2007]

1.107 Certifications.

In accordance with Section 29 of the Office of Federal Procurement Policy Act (41 U.S.C. 425), as amended by Section 4301 of the Clinger-Cohen Act of 1996 (Public Law 104-106), a new requirement for a certification by a contractor or offeror may not be included in this chapter unless—

- (a) The certification requirement is specifically imposed by statute; or
- (b) Written justification for such certification is provided to the Administrator for Federal Procurement Policy

1.108

by the Federal Acquisition Regulatory Council, and the Administrator approves in writing the inclusion of such certification requirement.

[62 FR 44813, Aug. 22, 1997]

1.108 FAR conventions.

The following conventions provide guidance for interpreting the FAR:

- (a) Words and terms. Definitions in Part 2 apply to the entire regulation unless specifically defined in another part, subpart, section, provision, or clause. Words or terms defined in a specific part, subpart, section, provision, or clause have that meaning when used in that part, subpart, section, provision, or clause. Undefined words retain their common dictionary meaning.
- (b) *Delegation of authority.* Each authority is delegable unless specifically stated otherwise (see 1.102–4(b)).
- (c) Dollar thresholds. Unless otherwise specified, a specific dollar threshold for the purpose of applicability is the final anticipated dollar value of the action, including the dollar value of all options. If the action establishes a maximum quantity of supplies or services to be acquired or establishes a ceiling price or establishes the final price to be based on future events, the final anticipated dollar value must be the highest final priced alternative to the Government, including the dollar value of all options.
- (d) Application of FAR changes to solicitations and contracts. Unless otherwise specified—
- (1) FAR changes apply to solicitations issued on or after the effective date of the change;
- (2) Contracting officers may, at their discretion, include the FAR changes in solicitations issued before the effective date, provided award of the resulting contract(s) occurs on or after the effective date; and
- (3) Contracting officers may, at their discretion, include the changes in any existing contract with appropriate consideration.
- (e) Citations. When the FAR cites a statute, Executive order, Office of Management and Budget circular, Office of Federal Procurement Policy policy letter, or relevant portion of the Code of Federal Regulations, the cita-

tion includes all applicable amendments, unless otherwise stated.

(f) *Imperative sentences.* When an imperative sentence directs action, the contracting officer is responsible for the action, unless another party is expressly cited.

[65 FR 36015, June 6, 2000]

1.109 Statutory acquisition-related dollar thresholds—adjustment for inflation.

- (a) 41 U.S.C. 431a requires that the FAR Council periodically adjust all statutory acquisition-related dollar thresholds in the FAR for inflation, except as provided in paragraph (c) of this section. This adjustment is calculated every 5 years, starting in October 2005, using the Consumer Price Index (CPI) for all-urban consumers, and supersedes the applicability of any other provision of law that provides for the adjustment of such acquisition-related dollar thresholds.
- (b) The statute defines an acquisition-related dollar threshold as a dollar threshold that is specified in law as a factor in defining the scope of the applicability of a policy, procedure, requirement, or restriction provided in that law to the procurement of supplies or services by an executive agency, as determined by the FAR Council.
- (c) The statute does not permit escalation of acquisition-related dollar thresholds established by the Davis-Bacon Act (40 U.S.C. 3141 through 3144, 3146, and 3147), the Service Contract Act of 1965 (41 U.S.C. 351, et seq.), or the United States Trade Representative pursuant to the authority of the Trade Agreements Act of 1979 (19 U.S.C. 2511 et seq).
- (d) A matrix showing calculation of the most recent escalation adjustments of statutory acquisition-related dollar thresholds is available via the Internet at http://acquisition.gov/far/facsframe.html.

[71 FR 57365, Sept. 28, 2006]